

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.	:	10/542,506
Applicant	:	John L. Holahan
Filed	:	July 15, 2005
Title	:	Improved Thickened Beverages For Dysphagia
TC/A.U.	:	1618
Examiner	:	D. L. Jones
Conf. No.	:	5924
Docket No.	:	SITH 9317W1

Mail Stop After Final
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

**AMENDMENT H UNDER 37 CFR 41.33
AFTER APPEAL**

Sir:

This is in response to the Office communication (final rejection) dated February 2, 2010, the Advisory Action dated May 13, 2010 denying entry of Amendment D After Final because it did not simplify the issues on appeal and because “[a]dditional searching and consideration is necessary,” the Advisory Action dated June 11, 2010, denying entry of Amendment E After Appeal because “[t]he proposed amendment contains claim limitations that were not examined by the Examiner,” the Advisory Action dated June 24, 2010, denying entry of Amendment F After Appeal because the amendment F raises new issues that would require further consideration and/or search and “[t]he rejections of record are maintained for reasons fo [sic] record in the final rejection 2/2/10” and the Advisory Action dated July 16, 2010, denying entry of Amendment G After Appeal because it did not simplify the issues on appeal. Applicant respectfully requests entry of the

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present amendment under 37 CFR 41.33 to comply with requirements of form expressly set forth in the previous action. MPEP 1206 I.(B) and (C).

The appeal brief in this case was due on June 29, 2010. Applicant requests a one month extension of time to file the appeal brief. The fee required by 37 U.S.C. § 1.136(a) is submitted herewith.

Amendments to the Specification begin on page 3 of this paper.

Remarks/Arguments begin on page 4 of this paper.